: TATE OF ILLINOIS)

COUNTY OF DOUGLAS)

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,

Complainant,

-vs-

PCB 81-27

CABOT CORPORATION, a Delaware corporation,

Respondent.

NOTICE OF FILING

TO: Keith Casteel
Nicholas J. Neiers
Samuels, Miller, Schroeder,
Jackson & Sly
406 Citizens Building

Stephen Davis Hearing Officer 406 Jackson St. Charleston, IL 61920

P.O. Box 1359 Decatur, IL 62525

PLEASE TAKE NOTICE that I have today mailed for filing the attached COMPLAINANT'S RESPONSE TO RESPONDENT'S INTERROGATORIES AND DOCUMENT REQUEST, MOTION FOR PROTECTIVE ORDER, PROTECTIVE ORDER, 10TION FOR CONTINUANCE, and AFFIDAVIT with the Clerk of the Illinois Follution Control Board, a copy of which is herewith served upon you.

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

BY: NEIL F. HARTIGAN ATTORNEY GENERAL

BY:

Greig R. Siedor

Assistant Attorney General Environmental Control Division

Southern Region

500 South Second St. Springfield, IL 62706 (217) 782-9031

DATED: September 20, 1983

EPA Region 5 Records Ctr.

STATE	OF	ILLINOIS)
COUNTY	OF	DOUGLAS)

BEFORE THE ILLINOIS POLLUTION CONTROL BOARD

ILLINOIS	ENVIRONMENT	AL PROTECT	rion	AGENCY,	}		
		Compla	ainar	ıt,	}		
	-vs-				{	PCB	81-27
CABOT CO	RPORATION, a	Delaware	corp	oration,	}		
		Respon	ndent)		

COMPLAINANT'S RESPONSE TO RESPONDENT'S INTERROGATORIES AND DOCUMENT REQUEST

Comes now the Complainant, ILLINOIS ENVIRONMENTAL

PROTECTION AGENCY, and responds as follows to each of

Respondent's Interrogatories and Document Request as follows:

A. INTERROGATORIES

- 1. As to each date listed in Paragraph 19 of Count I of the Complaint and for each of the following categories, identify each person who:
 - (a) Observed, or conducted tests or sampling concerning the alleged air pollution or its effects;
 - (b) Who were allegedly affected by the air pollution and state in what manner such person was affected;
 - (c) Who made complaints to the EPA or others concerning such air pollution; or

(d) Who have knowledge of the alleged air pollution incidents. ANSWER:

December 11, 1970:

- (a)-(d): Jan Jamieson
 Tuscola, Illinois 61953
 Mr. Jamieson reported he gagged from the air pollution and that damage had occurred to his property from the air pollution.
- (a),(d): R.L. Henricks
 Environmental Control Engineer,
 Region IV
 Illinois Environmental
 Protection Agency
 (no longer employed by IEPA;
 present address unknown.)

October 6-7, 1975:

(a)-(d): Alan Wesch
Tuscola, Illinois 61953
Mr. Wesch reported the air pollution affected his voice so that he could hardly speak.

May 8, 1976:

(a)-(d): Henry Rahn
R.R. 3, Box 329
Tuscola, Illinois 61953
Mr. Rahn reported the air pollution
required him to leave the fields and had
damaged crops and farmland fertility.

June 21, 1978:

Mr. Brown reported damage to crops from the air pollution.

July 6, 1978:

(a)-(d): same as June 21, 1978.

June 20, 1979:

(a)-(d): Bill Brown

Farm Supervisor

Citizens National Bank of

Decatur

 $\begin{array}{c} \text{Decatur, Illinois} \\ \text{Mr. Brown reported damage to corn and} \end{array}$ soybean crops from the air pollution.

July 1, 1979:

(a)-(d): same as June 20, 1979

July 4, 1979:

(a)-(d): Elrah Eastin R.R. 3

Tuscola, Illinois 61953

W.J. Buck

307 So. Niles Ave.

Tuscola, Illinois 61953

Henry Rahn

R.R. 3, Box 329

Tuscola, Illinois 61953

All three reported crop damage and property damage.

July 12, 1979:

(a)-(d): same as June 20, 1979.

January 24, 1980:

(a),(c),(d): Jim Buck, Jr. R.R. Tuscola, Illinois 61953

2. As to each date listed in Paragraph 19 of Count I of the Complaint, did the EPA receive written or oral complaints concerning alleged air pollution in the "Tuscola Area?"

If the answer is "yes," for any date then answer the following:

As to each date:

- (a) Identify the person making each complaint, state whether the complaint was written or oral and to whom the complaint was made or given and on what date.
- (b) What action, if any, did the EPA take concerning each complaint?
- (c) Identify all documents concerning such complaints including, but not limited to, follow-up investigations.
- (d) Did the EPA notify Cabot Corporation of the complaints and, if so, on what date and in what form? If notification was by document, please identify all such documents.

ANSWER:

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- (a) December 11, 1970: (see identified documents).
- (b) October 6-7, 1975: (see identified documents).
- (c) May 8, 1976: (see identified documents).
- (d) June 21, 1978: (see identified documents).
- (e) July 6, 1978: (see identified documents).
- (f) June 20, 1979: (see identified documents).
- (g) July 1, 1979: (see identified documents).
- (h) July 4, 1979: see identified documents).

- (i) July 12, 1979: (see identified documents).
- (j) January 24, 1980: (see identified documents).
- 3. Concerning the allegations of Count I of the Complaint, at what times and at what locations were alleged air pollution problems observed and what were the nature of those problems? Identify each person making such observations.

In addition to the information provided and documents identified in Answers to Interrogatories 1 and 2, the following information is provided:

(a) January 18, 1974:

Mark Wesch R.R. 3 Tuscola, IL 61753 Mr. Wesch complained of odorous fumes, crop damage and harm to his health.

(b) February 8, 1974:

Harriet Ann Joseph 821 Victoria Avenue Corona, California 91720 Ms. Joseph complained of crop damage.

(c) June 20, 1977:

Richard E. Armstrong 1316 S. Lawn Drive Mattoon, IL 61938 Mr. Armstrong complained of damage to his auto.

(d) April 10, 1979:

Dale Bateman
Senior Ag. Extension Advisor
Douglas County Extension Education
Center
600 South Washington
Tuscola, IL 61953
Mr. Bateman complained of crop damage.

(e) December 19, 1979:

Richard Bickel E.S.D.A. Tuscola, IL 61953 Mr. Bickel complained of release of toxic vapor.

(f) December 27, 1979:

James C. Buck
R.R. 3, Box 219
Tuscola, IL 61953
Mr. Buck complained of damage to crops and property.

(g) January 9, 1980:

Joe H. Harris
President, Local #515
International Union of Operating
Engineers
210 East Main Street
Arcola, IL
Mr. Harris complained of health and
safety problems.

(h) last week of June, 1981:

Elva Eastin R.R. Tuscola, IL 61953 Mr. Eastin complained of crop damage.

(i) last week of June, 1981:

Harold Pflum
R.R. 3
Tuscola, IL 61953
Mr. Pflum complained of crop damage.

4. Identify all documents concerning or relating to the air pollution alleged in Count I of the Complaint.

ANSWER:

Complainant objects to this Interrogatory as vague, oppressive and impossible to answer. However, without waiving this objection, in the interest of avoiding needless litigation and in the spirit of full disclosure, Complainant tenders all those documents marked in response to this Interrogatory 4 and invites Respondent to inspect Complainant's files for additional documents it deems relevant to Count I and wishes to copy, subject to scheduling and reasonable copying costs.

5. Since January 1, 1970, has the EPA made investigations or received complaints concerning alleged air pollution caused by the "Cabot Plant" on dates other than those listed in Paragraph 19 of Count I.

If the answer is "yes," for each date, supply the same information as requested in Interrogatories No. 1 and 2 above.

ANSWER:

Subsequent to the first complaint received by Complainant, an on-going investigation of air pollution problems at Respondent's Tuscola facility was initiated by Complainant. Since Complainant is unsure as to precisely what is meant by Respondent's use of the term "investigations" in this Interrogatory, Complainant has chosen to identify documents relating to this on-going matter and invites Respondent to inspect Complainant's files for additional documents it deems relevant

and wishes to copy, subject to scheduling and reasonable copying costs.

As to complaints, see the Answers to Interrogatories 1, 2 and 3 and documents identified in Answer to each. In addition, complaints were received by Complainant as follows:

- (a) June 21, 1977: Oral complaints made by local farmers arising from Cabot's emissions made to Mr. Paul Schmierbach and Mr. John Shum, Jr. of Complaint. Pertinent document attached and marked as Answer to question 5.
- (b) December 28, 1979: Mr. Mark Wesch, Mr. James Buck and Mr. Henry Rahn contacted Mr. R. L. Stortzum of Complainant regarding the incident of December 19, 1979 and expressed a desire to talk with a higher ranking IEPA official. Pertinent document is attached hereto and marked as Answer to question 5.
- (c) January 4, 1980: Mr. James Calvin Buck, Tuscola, Illinois, submitted an Agency complaint form on January 4, 1980. In his complaint, Mr. Buck expressed concern about not only the December 19, 1979 incident at Cabot, but frequent emissions from that facility occurring over the last four years. No direct follow-up was taken by Complaint. Pertinent documents are marked as Answer (f) to Interrogatory 3.
- 6. Does the EPA allege that Cabot Corporation caused air pollution on dates other than those listed in Paragraph 19 of Count I of the Complaint?

If the answer is "yes," please provide, as to each date, the information requested in Interrogatories No. 1 and 2 above.

Yes.

Complainant alleges violations as set forth in Paragraph 19 of Count I of the Complaint as well as the December 19, 1979 incident alleged in Count I of the Complaint. Also, Complainant alleges the violations set forth in Interrogatories 3 and 5 above. Additionally, Complainant alleges violations for the entire period from the initial to the final date. While the Agency has specific data for those dates when an inspection was made or a complaint was received, the nature of the allegations supports the conclusion that a continuous violation occurred throughout the period.

7. Since January 1, 1970, has the EPA received complaints, made observations, conducted analysis or tests, or otherwise made investigations concerning incidents of alleged air pollution violations in the "Tuscola Area" allegedly caused in whole or in part by sources other than Cabot Corporation?

If the answer is "yes," for each incident state:

- (a) The nature of the complaint or investigation.
- (b) The date or dates of the complaint or investigation.
- (c) Identify each person making the complaint or conducting or taking part in the investigation.
- (d) Identify all documents concerning the complaint or investigation, and identify the alleged source of the pollution.

Complainant objects to this Interrogatory as vague, overbroad and unnecessarily burdensome. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant invites Respondent to inspect relevanat files for documents it deems relevant to this Interrogatory and wishes to copy, subject to scheduling and reasonable copying costs.

- 8. On or about the dates contained in Paragraph 19 of Count I:
 - (a) Were air samples in the "Tuscola Area" taken and tested for chlorine, hydrogen chloride, or other air contaminants?
 - (b) Was wind speed and direction measured in the "Tuscola Area."

If the Answer to either Subparagraph (a) or (b) is "yes," list the dates, location, and nature of each sampling or measurement and identify all persons taking or documents relating to such sampling or measurement.

ANSWER:

No.

9. Were air samples or measurements of air in the "Tuscola Area" taken or obtained by the EPA since January 1, 1970, for dates other than those listed in Count I of the Complaint? If the answer is "yes," for each such sampling or measurement, supply the information requested in Interrogatory No. 8 above.

Yes.

Air samples were taken on December 19, 1979. The air sample tests are attached hereto and are marked as Answers to Interrogatory 9. Wind speed and direction were not measured by Complainant on that date.

10. Identify all documents obtained or made by the EPA concerning alleged air pollution problems or investigation of air quality of air in the "Tuscola Area" since January 1, 1970.

ANSWER:

Complainant objects to this Interrogatory as vague, overbroad and unnecessarily burdensome. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant invites Respondent to inspect Complainant's files for documents (beyond those provided already) it deems relevant and wishes to copy, subject to scheduling and reasonable copying costs.

ll. Identify all air tests, building tests, corrosion tests, health tests, pictures taken, crop reports, or soil pH test concerning the allegations contained in Count I obtained or made by the EPA or of which the EPA has knowledge.

ANSWER:

All air tests taken by the EPA have been previously identified in interrogatories above. No building tests, corrosion tests, or health tests have been taken. Complainant has not taken pictures of any

of the operations at Respondent at this time. Complainant has conducted soil pH tests concerning the allegations contained in Count I; these are marked as Answer (d) to Interrogatory 3 and as Answer to Interrogatory 11.

12. Identify all EPA personnel or contractors of the EPA who had knowledge of or investigated air pollution complaints or air quality in the "Tuscola Area" since January 1, 1970, including, but not limited to, all EPA personnel who inspected or examined the Cabot plant during said time.

ANSWER:

- Mr. Robert Stortzum -- Illinois Environmental Protection Agency, Division of Air Pollution, Field Operations Section; 2125 South 1st Street, Champaign, Illinois 61820.
- 2. Mr. John Renkes -- Illinois Environmental Protection Agency, Emergency Action Unit; 2200 Churchill Road, Springfield, Illinois 62706.
- 3. Mr. James Kelty -- Illinois Environmental Protection Agency, Emergency Action Unit; 2200 Churchill Road, Springfield, Illinois 62706.
- 4. Mr. John Miles -- Illinois
 Environmental Protection Agency,
 Division of Air Pollution Control,
 Field Opertions Section; 2125 South
 1st Street, Champaign, Illinois
 61820.
- 5. Mr. R. L. Henricks -- present address unknown (formerly employed by the Illinois Environmental Protetion Agency).

- 6. Mr. E. A. Campbell -- E. A. Campbell and Associates, Inc., Post Office Box 217, Pawnee, Illinois 62558 (formerly employed by the Illinois Environmental Protection Agency).
- 7. Mr. Paul Schmierbach -- Tennessee Valley Authority, River Oaks Building, Muscle Shoals, Alabama 35600 (formerly employed by the Illinois Environmental Protection Agency).
- 8. Mr. John Schaum, Jr. -- 640 Crea, Decatur, Illinois (formerly employed by the Illinois Environmental Protection Agency).
- 13. Has the EPA ever measured air emissions from the Cabot plant in excess of those allowed by Cabot's EPA air permits?

If the answer is "yes," for each such measurement state the date and nature of the measurement and identify all documents conerning the measurement.

Answer:

Yes.

See the Answers to Interrogatories 8, 9, 10 and 11, as well as documents identified therein.

14. Identify each and every expert witness the EPA intends to have testify on its behalf at any hearing in this cause in connection with any or all of the allegations in Count I of the Complaint, and for each person so identified state in detail each and every opinion the expert will advance on behalf

of the EPA and state in detail all facts on which the opinion is based.

ANSWER:

Unknown at this time.

15. Identify all persons who furnished information used in answering Interrogatories 1 through 14.

ANSWER:

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- 1. Mr. Steve Cherry -- (formerly employed by Illinois Environmental Protection Agency).
- 2. Mr. Francis Gehrt -- (formerly employed by Illinois Environmental Protection Agency).
- 3. Mr. Robert Sharpe, Technical Advisor, Illinois Environmental Protection Agency, 2200 Churchill Road, Springfield, Illinois 62706.
- 4. Ms. Bobella Glatz, Technical Advisor, Illinois Environmental Protection Agency, 2200 Churchill Road, Springfield, Illinois 62706.
- 5. Mr. Greig R. Siedor, Assistant Attorney General, Environmental Control Division, Southern Region, 500 South Second Street, Springfield, Illinois 62706.
- 16. As to each of Counts II through IX identify each person having knowledge of any fact which in whole or in part is the basis for any or all of the allegations made in such Count of the Complaint.

Stephen E. Baldwin

912 Hillside Court Monticello, Illinois 61856

Environmental Protection Specialist Field Operations Section Division of Water Pollution Control Illinois Environmental Protection Agency 2125 South First Street Champaign, Illinois 61820

Kenneth L. Baumann

802 Fairlawn Urbana, Illinois 61801

Regional Manager
Field Operations Section
Division of Water Pollution Control
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

Leonard Bridges

3439 South Prairie Chicago, Illinois 60616

Environmental Protection Specialist Field Operations Section Dvision of Water Pollution Control Illinois Environmental Protection Agency 1710 First Avenue Maywood, Illinois 60153

(Mr. Bridges was an Environmental Protection Specialist with the Agency's Champaign Regional Office of FOS/DWPC at the time of the alleged violations.)

James Kelty

404 West Monroe Springfield, Illinois 62704

Chemist
Emergency Response Unit
Illinois Environmental Protection
Agency
2200 Churchill Road
Springfield, Illinois 62706

Joseph A. Koronkowski

821 Oakland Apt. No. 208 Urbana, Illinois 61801

Environmental Protection Engineer
Field Operations Section
Division of Water Pollution Control
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

Ernest Melkush

1504 West Edwards Springfield, Illinois 62704

Retired

(Mr. Melkush was Chief of Field Services for the Emergency Services Disaster Agency at the time of the alleged violations.)

John Renkes

2016 South Glenwood Avenue Springfield, Illinois 62704

Supervisor of Emergency Response Unit Illinois Environmental Protection Agency 2200 Churchill Road Springfield, Illinois 62706 Robert Stortzum

910 South Mattis Champaign, Illinois 61820

Environmental Protection Engineer Field Operations Section Division of Air Pollution Control Illinois Environmental Protection Agency 2125 South First Street Champaign, Illinois 61820

Daniel L. Williams

3429 South MacArthur Boulevard Springfield, Illinois 62704

Executive Director
Illinois Atomic Energy Commission
524 South Second Street
Springfield, Illinois 62706

(Mr. Williams was with District 7 of the Emergency Services Disaster Agency at the time of the alleged violations.)

17. Identify each EPA or ESDA employee, consultant, or contractor who was either present at or conducted or analyzed tests or data concerning the accidental spill on December 19, 1979, and the following cleanup and analysis.

ANSWER:

Stephen E. Baldwin
(See Answer to Interrogatory 16 above.)

Leonard Bridges
(See Answer to Interrogatory 16 above.)

Joseph Koronkowski
(See Answer to Interrogatory 16 above.)

Ernest Melkush
(See Answer to Interrogatory 16 above.)

Robert Stortzum
(See Answer to Interrogatory 16 above.)

John Renkes
(See Answer to Interrogatory 16 above.)

Joyce Eisold

2510 Compbell Drive Champaign, Illinois 61820

Laboratory Technician
Division of Laboratories
Illinois Environmental Protection
Agency
Champaign, Illinois 61820

Roy Frazier

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32 Ashley Lane Champaign, Illinois 61820

Champaign Laboratory Manager
Division of Laboratories
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

Ruth Nicols

1005 West California Urbana, Illinois 61801

Laboratory Technician
Division of Laboratories
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

John Nine

(Address not currently known.)

(Mr. Nine was a laboratory technician with the Division of Laboratories at the Agency's Champaign Regional Office at the time of the alleged violations.)

Stephen Poole

2206 South Vine Urbana, Illinois 61801

Chemist
Division of Laboratories
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

James Varner

108 Summit Street Gifford, Illinois 61847

Laboratory Technician
Division of Laboratories
Illinois Environmental Protection
Agency
2125 South First Street
Champaign, Illinois 61820

Complainant is unable to identify ESDA employees and objects to this Interrogatory on the grounds such information is as available to Respondent as it is to Complainant.

18. Identify all air samples taken or analyzed by EPA or ESDA employees, consultants, or contractors concerning the accidental spill described in counts II through IX, and for each such sample state when, where and by whom it was taken, precedures and instruments used, results, air temperature, air

speed, air direction and humidity, and identify all documents concerning such samples.

Answer:

See documents identified in response to Interrogatory 9.

19. Identify all water samples taken or analyzed by EPA or ESDA employees, consultants, or contractors concerning the accidental spill described in Counts II through IX, and for each sample state when, where and by whom it was taken, procedures and instruments used, results, flow rate, current speed, and tests conducted.

ANSWER:

Information concerning water samples collected and analyzed is given on laboratory analysis sheets marked in Answer to Interrogatory 19. Also, field pH testing using an electronic pH probe was conducted on December 20, 1979 with the results discussed in the included memorandum of that date prepared by Joseph Koronkowski.

Additional requested information is given below:

Sample #	Date Collected	Collected by	
B27555 B27556 B27557 B27558 B27559 B27906 B27907 B27908	12/19/79 12/19/79 12/19/79 12/19/79 12/19/79 12/21/79 12/21/79 12/21/79	Leonard Bridges Leonard Bridges Leonard Bridges Leonard Bridges Leonard Bridges Stephen Baldwin Stephen Baldwin Stephen Baldwin	
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Method and Reference Parameter

Electrometric method described in pН

> Standard Methods for the Examination of Water and Wastewater, 14th Edition, page

460.

Potentiometric titration to pH 8.3, Total Acidity

boiled and oxidized, as described in the Annual Book of ASTM standards, Part 31,

Water, (1980), page 129, Method E.

Described in Standard Methods for the Conductivity

Examination of Water and Wastewater, 14th

Edition, page 71.

Ammonia Automated phenate method described in

Standard Methods for the Examination of Water and Wastewater, 14th Edition, page

616.

Iron Atomic absorption method described in

Standard Methods for Examination of Water and Wastewater, 14th Edition, page 144.

Suspended Solids Gravimetric method described in Standard Methods for (Nonfilterable Residue)

Examination of Water and

Wastewater, 14th Edision, page

94.

Complainant is unable to provide information on ESDA water sampling and objects to this Interrogatory on the grounds such information is as available to Respondent as it is to Complainant.

20. Identify all water samples or stream measurements of Scattering Fork in Douglas County or any stream or field tile tributary thereto taken or made by the EPA or in the possession of the EPA since January 1, 1977.

ANSWER:

Complainant objects to this Interrogatory on the grounds that said Interrogatory is vague and overbroad. However, without

waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant tenders the following:

Information concerning the requested water samples or stream measurements can be obtained from the Agency files listed below. Reasonable opportunity will be provided to Respondent for inspection and copying of said files.

- 1. Industrial File of the Division of Water Pollution Control on Cabot Corporation.
- Division File of the Division of Water Pollution Control on Douglas County (General).
- 3. Division File of the Division of Water Pollution Control on Parkview Mobile Home Court (Tuscola, Douglas County).
- 4. Division File of the Division of Water Pollution Control on Village of Tolono Sewage Treatment Plant.
- 5. Division File of the Division of Water Pollution Control on City of Tuscola's North Sewage Treatment Plant.
- 6. Division File of the Division of Water Pollution Control on the City of Tuscola's South Sewage Treatment Plant.
- 7. Division File of the Division of Water Pollution Control on Tuscola, Illinois (General).
- 8. Facilities Planning Reports on the City of Tuscola, maintained by Grants Section of the Division of Water Pollution Control.
- Discharge Monitoring Report File on the Village of Tolono Public Water Supply.
- 10. Discharge Monitoring Report File on the Village of Pesotum Public Water Supply.

21. Identify all documents concerning the construction and adequacy of dikes or storage tanks at the "Cabot Plant" made by or at the request of the EPA or in the possession of the EPA.

ANSWER:

Complainant objects to this Interrogatory on the grounds that said Interrogatory is vague and overbroad. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant tenders the following:

The requested information is contained in the files of the Agency's Division of Land Pollution Control pertaining to the permits listed below. Reasonable opportunity will be provided to Respondent for inspection and copying of said files.

Agency Permit No.	Date of Issuance
1973-EB-2190-OP 1974-EB-1644-OP 1974-EB-1644-OP-1 1975-EA-497 1975-EA-497-1 1975-EA-497-2 1975-EB-1316-OP-1 1975-EB-1316-OP-1 1975-EB-1316-OP-2 1975-EB-1316-OP-3	10/30/73 10/21/74 01/03/75 05/05/75 07/16/75 09/08/75 10/08/75 12/17/75 02/25/76 04/09/76
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22. Does the EPA or ESDA have recommended procedures for cleaning up spills of silicon tetrachloride?

If the answer is "yes," identify all documents describing such procedures.

Yes. The following documents are identified:

- 1. Illinois Legislative Investigating Committee. Chemical Leak at the Bulk Terminals Tank Farm, A Report to the Illinois General Assembly. State of Illinois, (June 1975).
- 2. Department of Transportation, United States Coast Guard. Chirs, Hazardous Chemical Data. (October 1978).
- 3. Sax, N. Irving. Dangerous Properties of Industrial Materials, 3rd Edition. Van Norstrand Reinhold Co., New York, New York (1968).
- 4. Illinois Environmental Protection Agency. Illinois EPA Environmental Emergency Contingency Plant. (Copy available for inspection at Complainant.)
- 23. Identify all persons making complaints or allegedly affected by the events described in Counts II through IX of the Complaint.

ANSWER:

See Answers to Interrogatories 3, 4, and 5 and documents marked thereto.

24. Identify all persons who allegedly observed milky discharges or other alleged stream contamination described in Counts II through IX of the Complaint.

ANSWER:

Stephen E. Baldwin
(See Answer to Interrogatory 16 above.)

Leonard Bridges
(See Answer to Interrogatory 16 above.)

Joseph A. Koronkowski
(See Answer to Interrogatory 16 above.)

25. Were other tests conducted of liquids flowing through other branches of the field tiles leading to the headwall described in Counts II through IX of the Complaint in December 1979? Identify all documents concerning such tests.

ANSWER:

No.

26. Identify who made the decision to close Route 45 on December 19 or 20, 1979, as stated in the Complaint.

ANSWER:

According to records of Complainant's Emergency Response Unit, an Illinois State Police Captain named Cleveland made the decision to close Route 45. His district office is Pesotum, Illinois.

27. Has either Route 36 or Route 45 in the "Tuscola Area" ever been closed or traffic flow altered by air problems or lack of visibility due to vapor discharge since January 1, 1970?

If the answer is "yes," state the date and the reason for such closing or traffic flow alteration.

In early September, 1983, Route 36 was closed to traffic because of a railroad car accident near Murdock, Illinois.

28. Identify each and every expert witness the EPA intends to have testify in its behalf at any hearing in this case in connection with any or all of the allegations in Count II through IX of the Complaint, and for each such expert witness, state in detail each and every opinion the expert will advance on behalf of the EPA, and state in detail all facts upon which the opinion is based.

ANSWER:

John Hurley

1117 Larmont Road Springfield, Illinois 62704

Springfield Organics Laboratory
Manager
Illinois Environmental
Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

David Schaeffer

1617 Walnut Chatham, Illinois 62629

Technical Standards Section
Division of Water Pollution
Control
Illinois Environmental
Protection Agency
2200 Churchill Road
Springfield, Illinois 62706

These experts will testify on the water pollution effects of SiCl4.

29. Identify all "documents" concerning or relating to the allegations in Counts II through IX of the Complaint including, but not limited to, testing, investigation, interviews, and observations.

ANSWER:

Complainant objects to this Interrogatory on the grounds that said Interrogatory is vague and overbroad. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant tenders the following:

The requested information can be obtained from the Agency files listed below. Reasonable opportunity will be provided to Respondent for inspection and copying of said files.

- Industrial File of the Division of Water Pollution Control on Cabot Corporation.
- 2. Emergency Response Unit File on Cabot Corporation.
- 30. Identify all documents concerning communications between the EPA and Cabot Corporation since January 1, 1970.

ANSWER:

Complainant objects to this Interrogatory on the grounds said Interrogatory is vague and overbroad. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant tenders the following:

The requested information can be obtained from the Agency files listed below.

Reasonable opportunity will be provided to Respondent for inspection and copying of said files.

- Industrial File of the Division of Water Pollution Control on Cabot Corporation.
- 2. NPDES Files of the Division of Water Pollution Control on NPDES Permit No. IL0027529 issued to Cabot Corporation.
- 3. Permit Files of the Division of Land Pollution Control for permits identified in response to Interrogatory #21.

B. DOCUMENT REQUEST

l. Any and all documents identified in answer or response to any Interrogatory in the "Interrogatories to Complainant," specifying the Interrogatory or Interrogatories or subparts thereof to which each document pertains.

ANSWER:

See documents identified in Answer to Interrogatories.

2. Any and all documents concerning complaints received or investigations made by the EPA since January 1, 1970, concerning air pollution or air quality in the "Tuscola Area."

ANSWER:

Complainant objects to this Document Request as vague, overly broad and burdensome. However, without waiving this objection, in the interest of avoiding needless litigation, and in the spirit of full disclosure, Complainant invites Respondent to inspect relevant files at Complainant for additional documents (apart from those identified and provided pursuant to Document Request 1) it deems relevant and wishes to copy, subject to scheduling and reasonable copying costs.

Complainant,

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

BY:

Greig R. Siedor Assistant Attorney General Environmental Control Division

eigR Siedor

Southern Region

500 South Second St. Springfield, Illinois 62706 (217) 782-9031

DATED: September 20, 1983

STATE OF TELETHOTS /	
COUNTY OF DOUGLAS)	
BEFORE THE ILLINOIS POLLUTION CO	ONTROL BOARD
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,)
Complainant,	<u> </u>
-vs-) PCB 81-27
CABOT CORPORATION a Delaware corporation	Ś

STATE OF TITINOTS

MOTION FOR PROTECTIVE ORDER

Respondent.

Comes now the Complainant in the above-entitled case and respectfully requests the Hearing Officer grant its Motion for Protective Order. In support thereof, Complainant states as follows:

- 1. In its reply to Complainant's Interrogatories,
 Respondent indicates its willingness to provide certain documents
 only if Complainant is ordered by the Hearing Officer to maintain
 their confidentiality and to prevent disclosure of them to any
 other persons outside Complainant's employees and to return them
 to Respondent at the conclusion of this matter.
- 2. Complainant is willing to agree to such request for confidential treatment of these documents, as specified in Respondent's answers to Complainant's Interrogatories.

WHEREFORE, Complainant respectfully requests the Hearing Officer to grant its Motion for Protective Order.

Complainant,

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

BY:

Assistant Attorney General Environmental Control Division

Southern Region

500 South Second Street Springfield, Illinois 62706 (217) 782-9031

DATED: September 20, 1983

TATE OF ILLINOIS) COUNTY OF DOUGLAS)
BEFORE THE ILLINOIS POLLUTION CONTROL BOARD
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY, Complainant, -vs- CABOT CORPORATION, a Delaware corporation, Respondent. Respondent.
PROTECTIVE ORDER
Complainant's Motion for Protective Order having come
before me, is hereby granted. Pursuant to that Motion, Complainant
is hereby directed to maintain the confidentiality of all those
documents identified by Respondent in its "Answers to Complainant's
First Set of Interrogatories". Such confidential treatment shall
include limiting disclosure of such documents to only employees of
Complainant and its counsel having responsibility for preparation
of Complainant's case in this matter. It further includes returning
all such documents to Respondent at the conclusion of this matter.
Dated this, 1983.
Stephen Davis
Hearing Officer

COUNTY OF DOUGLAS)	
BEFORE THE ILLINOIS POLLUTION CONTROL	BOARD
ILLINOIS ENVIRONMENTAL PROTECTION AGENCY,) Complainant,)	
-vs-	PCB 81-27
CABOT CORPORATION, a Delaware corporation,	
Respondent.)	

STATE OF ILLINOIS

MOTION FOR CONTINUANCE

Comes now the Complainant in the above-entitled matter and respectfully requests the Hearing Officer grant its Motion for Continuance. In support thereof, Complainant states as follows:

- 1. On or about August 25, 1983, the Hearing Officer in the above-entitled matter set an evidentiary hearing for October 14, 1983, and further ordered that all discovery be completed on or before October 1, 1983.
- 2. Since the entry of that Order, counsel for Complainant and for Respondent have discussed the status of discovery in this matter.
- 3. It is apparent from those discussions that a substantial amount of additional discovery has yet to be completed. It will be impossible to complete discovery by the October 1 deadline.

- 4. To be candid, Complainant is responsible for the delay of development of discovery. Certain discovery requests made by Respondent in 1981 were handled by an attorney no longer employed by Complainant who was unable to complete them in an expeditious manner. That attorney has been recently replaced by a second person who has devoted considerable attention to the answering of those interrogatories and the collection of documents requested by Respondent. Complainant's response to Respondent's discovery requests is being made simultaneously with the filing of this Motion.
 - 5. The factual issues in this case are complex and demand close attention. Complainant expects to conduct several depositions in the near future and to prepare additional written discovery requests. Complainant anticipates additional discovery will be conducted by Respondent.
 - 6. While a precise schedule cannot be predicted at this point, Complainant expects completion of discovery within the next four to six months. Complainant will make every effort possible to assure expeditious handling of all future discovery requests from Respondent.
 - 7. This Motion is not made for purposes of delay.

WHEREFORE, Complainant respectfully requests its Motion for Continuance be granted and that hearing in this matter be set for on or after February 1, 1984.

Complainant,

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

BY.

Greig R. Siedor

Assistant Attorney General Environmental Control Division

Southern Region

500 South Second Street Springfield, Illinois 62706 (217) 782-9031

DATED: September 20, 1983

STATE OF ILLINOIS)

COUNTY OF SANGAMON)

AFFIDAVIT

- I, GREIG R. SIEDOR, having been duly sworn, depose and state that:
- 1. He is the Assistant Attorney General responsible for preparation and presentation of Complainant's case in the -matter of Illinois Environmental Protection Agency -vs- Cabot Corporation, PCB 81-27.
 - 2. He has read the contents of the Complainant's Motion for Continuance. The information contained therein is true to the best of his knowledge and belief.

FURTHER AFFIANT SAYETH NOT.

Greig R. Siedor

Assistant Attorney General

, SUBSCRIBED AND SWORN TO BEFORE

me this 20th day of September.

; 1983[']. `

Rosenson Daudy Notary Public

CERTIFICATE OF SERVICE

I hereby certify that I did, on the 20th day of September, 1983, send by First Class Mail, with postage thereon fully prepaid, by depositing in a United States Post Office Box in Springfield, Illinois, a true and correct copy of the foregoing instruments entitled NOTICE OF FILING, COMPLAINANT'S RESPONSE TO RESPONDENT'S INTERROGATORIES AND DOCUMENT REQUEST, MOTION FOR PROTECTIVE ORDER, PROTECTIVE ORDER, MOTION FOR CONTINUANCE, and AFFIDAVIT

TO: Keith Casteel
Nicholas J. Neiers
Samuels, Miller, Schroeder,
Jackson & Sly
406 Citizens Building
P.O. Box 1359
Decatur, IL 62525

Stephen Davis Hearing Officer 406 Jackson St. Charleston, IL 61920 Bruce Carlson
Technical Advisor
Illinois Environmental Protection
Agency
2200 Churchill Road
Springfield, IL 62706

Bobella Glatz
Technical Advisor
Illinois Environmental Protection
Agency
2200 Churchill Road
Springfield, IL 62706

and the original and two true and correct copies of the same foregoing instruments

TO: Pollution Control Board 309 W. Washington Chicago, IL 60606.

Greig R. Siedor

Assistant Attorney General